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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/804,678	03/19/2004	Saverio Carl Falco	BB1037USCNT	9737
	7590 01/25/2007 DE NEMOURS AND CO	EXAMINER		
LEGAL PATENT RECORDS CENTER BARLEY MILL PLAZA 25/1128 4417 LANCASTER PIKE WILMINGTON, DE 19805			MCELWAIN, ELIZABETH F	
			ART UNIT	PAPER NUMBER
			1638	
SHORTENED STATUTORY PERIOD OF RESPONSE M		MAIL DATE	DELIVERY MODE	
3 MONTHS		01/25/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
Office Action Summary		10/804,678	FALCO ET AL.				
		Examiner	Art Unit				
		Elizabeth F. McElwain	1638				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS IN THE MAILING DANS IN THE MAILING DANS IN THE MAY IN THE MAILING DANS	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
·) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠)☑ Claim(s) <u>39-53</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
· —	Claim(s) is/are allowed.						
	Claim(s) <u>39-53</u> is/are rejected.						
	Claim(s) is/are objected to.						
8)∐	8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10)⊠ The drawing(s) filed on <u>19 March 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.							
	 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
t							
	·						
Attachment(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date							
3) 🛛 Infom	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 3/19/04.	5) Notice of Informal Pa					

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DETAILED ACTION

The amendment filed November 8, 2006 has been entered.

Claims 1-38 have been cancelled.

Claims 39-53 are newly submitted.

Election/Restrictions

1. Applicant's election without traverse of Group II in the reply filed on November 8, 2006 is acknowledged. Newly submitted claims 39-53 are drawn to the elected invention and are examined on the merits in the present Office Action.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 39-53 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The claims are drawn to a chimeric gene comprising a nucleic acid sequence encoding all or a part of a plant lysine ketoglutarate reductase/saccharopine dehydrogenase (LKR/SDH) that is sufficient for use in antisense inhibition or sense suppression to cause an increase level of lysine in seeds of a plant transformed with said chimeric gene. In addition, claims 49-53 are drawn to a chimeric gene wherein the LKR/SDH coding sequence comprises all

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or part of SEQ ID NO: 120 that is sufficient for use in antisense inhibition or sense suppression. However, the specification fails to describe the structural features that are essential for LKR activity. Therefore, it remains unclear what constitutes a nucleic acid sequence encoding an LKR or part of the same. In addition, the specification discusses that LKR sequences have homology to saccharopine dehydrogenases (SDH), and sometimes LKR and SDH are in a single bi-functional protein (pages 31-36). However, no information is provided regarding what structural features would confer either type of enzyme activity, and furthermore what sequences would be sufficient for use in antisense inhibition or sense suppression of LKR/SDH.

"A description of a genus of cDNAs may be achieved by means of a recitation of a representative number of cDNAs defined by nucleotide sequence, falling within the scope of the genus or of a recitation of structural features common to members of the genus, which features constitute a substantial portion of the genus." In addition, "The name cDNA is not in itself a written description of that DNA; it conveys no distinguishing information concerning its identity. While the example provides a process for obtaining human insulin-encoding cDNA, there is no further information in the patent pertaining to that cDNA's relevant structural or physical characteristics; in other words, it thus does not describe human insulin cDNA... Accordingly, the specification does not provide a written description of the invention". See *University of California v. Eli Lilly and Co.*, 119 F. 3d 1559; 43 USPQ 2d 1398, 1406 (Fed. Cir. 1997).

Therefore, given the lack of written description in the specification with regard to the structural and physical characteristics of the claimed compositions, one skilled in the art would not have been in possession of the genus claimed at the time this application was filed.

4. Claims 39-53 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The claims are drawn to a

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chimeric gene comprising a nucleic acid sequence encoding all or a part of a plant lysine ketoglutarate reductase/saccharopine dehydrogenase (LKR/SDH) that is sufficient for use in antisense inhibition or sense suppression to cause an increase level of lysine in seeds of a plant transformed with said chimeric gene. In addition, claims 49-53 are drawn to a chimeric gene wherein the LKR/SDH coding sequence comprises all or part of SEQ ID NO: 120 that is sufficient for use in antisense inhibition or sense suppression. However, the specification does not demonstrate that any of the claimed sequences have homology to saccharopine dehydrogenases (SDH), and sometimes LKR and SDH are in a single bi-functional protein (pages 31-36). In addition, the specification discloses that SEQ ID NO: 120 and 122 are not full length sequences (page 34). Therefore, it is even more uncertain that the claimed sequences would encode the portions required to confer LKR activity.

It is well established that sequence homology is not sufficient to predict function of encoded sequences. See the teachings of Doerks (TIG 14, no. 6: 248-250, June 1998), where it states that computer analysis of genome sequences is flawed, and "overpredictions are common because the highest scoring database protein does not necessarily share the same or even similar functions" (the last sentence of the first paragraph of page 248). Doerks also teaches homologs that did not have the same catalytic activity because active site residues were not conserved (page 248, the first sentence of the last paragraph). In addition, Smith et al (Nature Biotechnology 15:1222-1223, November 1997) teach that "there are numerous cases in which proteins of very different functions are homologous" (page 1222, the first sentence of the last paragraph). Also, Brenner (TIG 15, 4:132-133, April 1999) discusses the problem of inferring function from homology, stating that "most homologs must have different molecular and cellular

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functions" (see the second full paragraph of the second column of page 132, for example).

Furthermore, Borks (TIG 12, 10:425-427, October 1996) teaches numerous problems with the sequence databases that can result in the misinterpretation of sequence data.

In addition, De Luca teaches that modifying plant biosynthetic pathways by transforming plants with genes encoding enzymes involved in a biosynthetic pathway is highly unpredictable (see the paragraph bridging the columns on page 225N, for example), and that "on many occasions desired goals have been impossible to achieve" (see the last paragraph on page 228N). Therefore, both the identification of other genes encoding LKR/SDH activity, and the modification of lysine levels by transforming a plant with said gene or a portion of said gene are highly unpredictable.

Thus, given the unpredictability of identifying sequences that exhibit LKR/SDH activity and modifying the lysine levels of a plant; the lack of guidance in the specification for identifying and characterizing sequences that LKR/SDH activity; the lack of working examples of LKR/SDH coding sequences to modify lysine levels in a plant, and the lack of working examples of similar sequences that encode proteins having the same activity; and the breadth of the claims, and use of said genes to modify lysine levels; it would require undue experimentation by one skilled in the art to make and use the invention as broadly claimed.

No claims are allowed.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elizabeth F. McElwain whose telephone number is (571) 272-0802. The examiner can normally be reached on increased flex time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anne Marie Grunberg can be reached on (571) 272-0975. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

> Elizabeth F. McElwain, Ph.D. **Primary Examiner**

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